

UNITED STA. DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

-		STATES OF		
APPLICATION NUMBER	FILING DATE	FIRST NAME	D APPLICANT	ATTY, DOCKET NO.
08/720,07	09/27/9	6 HYATT		R P538210
-	•		,	EXAMINER
ROBERT E I	21 1021 15 000 L	- 35M1/0917	7	
SUITE 425	DUSTINE LL			ART UNIT PAPER NUMBER
1511 K STF				
WHOMINGION	N DC 20005-	1401		3508
	·			DATE MAILED: 09/17/97
This is a communication of COMMISSIONER OF PA		charge of your application. MARKS		
		OFFICE ACTION S	SUMMARY	
Bosponsius to commu	nication(s) filed on			
		~ 		
This action is FINAL		·		
Since this application is	s in condition for all	lowance except for formal ma arte Quayle, 1935 D.C. 11; 45	atters, prosecution a	is to the merits is closed in
·			>	
shortened statutory perion	od for response to t ne mailing date of the	this action is set to expire	respond within the	month(s) or thirty days, period for response will cause
application to become a	abandoned. (35 U.	S.C. § 133). Extensions of tir	me may be obtained	under the provisions of 37 CFR
136(a).				
sposition of Claims				
Claim(s) 1- S	ò			is/are pending in the application
Of the above, claim(s)				is/are withdrawn from consideration
Claim(s)				is/are allowed.
				and the second s
Claim(s) Claim(s)	<u> </u>		are subje	is/are objected to. ect to restriction or election requiremen
plication Papers				
See the attached Notic		s Patent Drawing Review, PT		
The drawing(s) filed or	·		is/are objected to	
The proposed drawing				_is _ approved _ disapproved.
The specification is ob	•		•	
The oath or declaration	is objected to by t	He Examiner.		
iority under 35 U.S.C. §	119			
Acknowledgment is ma	ade of a claim for fo	oreign priority under 35 U.S.C	C. § 119(a)-(d).	
All Some*	None of the Cl	ERTIFIED copies of the priori	ity documents have b	peen
received.		•		
	•	ode/Serial Number)ation from the International Bu	ureau (PCT Rule 17	 2(a))
		anon nom me memanona be		-V. W.
*Certified copies not rec				<u> </u>
Acknowledgment is ma	age of a claim for de	omestic priority under 35 U.S	.U. 9 119(e).	
tachment(s)				
Notice of Reference Ci	ited, PTO-892			•
Information Disclosure	•	•		
/)-1449, Paper No(s)		
Interview Summary, P	Statement(s), PTC)-1449, Paper No(s).		
Interview Summary, P Notice of Draftperson's	Statement(s), PTC	e e		

-SEE OFFICE ACTION ON THE FOLLOWING PAGES-

Serial Number: 08/720070

Art Unit: 3508

DETAILED ACTION

Election/Restriction

- 1. Claims 1-3, as best understood by the Examiner, appear generic to a plurality of disclosed patentably distinct species (figures 1-2, 9-12) comprising Specie A, figures 3-4, species B, figures 5A-5B, Species C, figures 5C-5D, Species D, figures 6-7, Species E, figures 8A-8G, Species F, figure 8H, Species G, figures 13-15. Applicant is required under 35 U.S.C. 121 to elect a single disclosed species, even though this requirement is traversed.
- 2. Should applicant traverse on the ground that the species are not patentably distinct, applicant should submit evidence or identify such evidence now of record showing the species to be obvious variants or clearly admit on the record that this is the case. In either instance, if the examiner finds one of the inventions unpatentable over the prior art, the evidence or admission may be used in a rejection under 35 U.S.C. 103(a) of the other invention.
- 3. A telephone call was made to Robert Bushnell on September 15, 1997 to request an oral election to the above restriction requirement, but an election did not result since applicant's were preparing a preliminary amendment. Applicant was also informed that copies of the "Other Documents" filed in the September 27, 1996 Information Disclosure Statement were missing from the file. The Examiner requested that applicant file a second set of these documents with the restriction election. Applicant was informed that claims to a hierarchical system of keys and/or

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plugs (figures 19-22) would be a separate restrictable invention from the plug currently being claimed.

Applicant is advised that the response to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

4. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Darnell Boucher whose telephone number is (703) 308-2492.

dmb

September 15, 1997

DARNELL M. BOUCHER PRIMARY EXAMINER GROUP 3500